UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	V
Yi T. Dong and Ru H. Zhao,	·A
Plaintiffs, -against- CCW Fashion Inc.; Golden Phoenix Clothing Inc.; 53 Fashion Inc.; Fa Ming Liu a.k.a. Jimmy Liu; Bi Feng Zhou a.k.a. Joyce Zhou; and Mei Zhen Liu,	06 CV 4973 (LAP)(DFE) ECF CASE
Defendants.	
Yi T. Dong and Ru H. Zhao,	X
Plaintiffs, -against-	07 CV 0741 (LAP) (DEE)
Mei Zhen Liu and Lan Zhen Liu,	07 CV 9741 (LAP) (DFE) ECF Case
Defendants.	
	·X

I, Kenneth Kimerling, hereby declare under penalty of perjury that on July 15, 2008, I served by the following documents: Plaintiffs' Submission In The Inquest For The Determination Of Damages Against Defaulting Defendants dated July 15, 2008; Supplemental Declaration of Kenneth Kimerling in Support of Default Judgment dated July 15, 2008; Declaration of Kenneth Kimerling dated December 4, 2007; and Plaintiffs' Memorandum of Law in Support of Default Judgment dated December 4, 2007, on defendants or their counsel by at the addresses and by the means listed below:

DECLARATION OF SERVICE

BY ECF Bruce Fenton Attorney at Law 48 Wall Street New York, NY 10005 Attorney for CCW Fashion, Inc., Golden Pheonix Clothing Inc. Fa Ming Liu Bi Feng Zhou

BY FIRST CLASS MAIL 53 Fashion, Inc. 53 Chrystie St. New York, NY 10002

Mei Zhen Liu c/o 53 Fashion, Inc. 53 Chrystie St. New York, NY 10002

Lan Zhen Liu c/o 53 Fashion, Inc. 53 Chrystie St. New York, NY 10002

Dated: July 15, 2008

_____<u>s/</u> Kenneth Kimerling